	Case 2:20-cv-01475-JAM-DMC Docume	nt 20 Filed 12/20/21 Page 1 of 2
1		
2		
3		
4		
5		
6		
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	ANTOINE LeBLANC,	No. 2:20-CV-1475-JAM-DMC-P
12	Petitioner,	ODDED
13	v.	<u>ORDER</u>
14	JOHNSON,	
15	Respondent.	
16		
17	Petitioner, a state prisoner proceeding pro se, brings this petition for a writ of	
18	habeas corpus under 28 U.S.C. § 2254. The matter was referred to a United States Magistrate	
19	Judge pursuant to Eastern District of California local rules.	
20	On September 30, 2021, the Magistrate Judge filed findings and recommendations	
21	herein which were served on the parties and which contained notice that the parties may file	
22	objections within the time specified therein. No objections to the findings and recommendations	
23	have been filed.	
24	The Court has reviewed the file and finds the findings and recommendations to be	
25	supported by the record and by the Magistrate Judge's analysis.	
26	Pursuant to Rule 11(a) of the Federal Rules Governing Section 2254 Cases, the	
27	Court has considered whether to issue a certificate of appealability. Before Petitioner can appeal	
28	this decision, a certificate of appealability must issue. See 28 U.S.C. § 2253(c); Fed. R. App. P. 1	

22(b). Where the petition is denied on the merits, a certificate of appealability may issue under 28 U.S.C. § 2253 "only if the applicant has made a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). The court must either issue a certificate of appealability indicating which issues satisfy the required showing or must state the reasons why such a certificate should not issue. See Fed. R. App. P. 22(b). Where the petition is dismissed on procedural grounds, a certificate of appealability "should issue if the prisoner can show: (1) 'that jurists of reason would find it debatable whether the district court was correct in its procedural ruling'; and (2) 'that jurists of reason would find it debatable whether the petition states a valid claim of the denial of a constitutional right." Morris v. Woodford, 229 F.3d 775, 780 (9th Cir. 2000) (quoting Slack v. McDaniel, 529 U.S. 473, 120 S.Ct. 1595, 1604 (2000)). For the reasons set forth in the Magistrate Judge's findings and recommendations, the Court finds that issuance of a certificate of appealability is not warranted in this case.

Accordingly, IT IS HEREBY ORDERED that:

- 1. The findings and recommendations filed September 30, 2021, are adopted in full;
 - 2. Respondent's motion to dismiss, ECF No. 15, is granted;
 - 3. The Court declines to issue a certificate of appealability; and
 - 4. The Clerk of the Court is directed to issue judgment and close this file.

Dated: December 20, 2021

/s/ John A. Mendez

THE HONORABLE JOHN A. MENDEZ
UNITED STATES DISTRICT COURT JUDGE